,						ELE(
STA'	TE OF SO	UTH CAROLINA	)			닭
			)		BEFORE THE	Õ
•	tion of Cas	•	)		LIC SERVICE COMMISSION	$\leq$
Exam		tion for a Class C Charter Certificate from one dba Doe's Limo	)	(	OF SOUTH CAROLINA	ALL
Request to Amend Tatiff from Dowdy Five Star Moving & Storage, Inc.			) ) 1	) TRANSPORTATION COVER SHEET		ELECTRONICALLY FILED
			j			D-
			,	DOCK	·	20
			)	NUMI	BER:• <u>T</u>	20
			) } If this i	e vous fis	st time filing an application with the PSC, you will not	2020 October 26
				•	tumber. The Commission will assign one to you. If you	g
			<u>.</u>		he Commission before, a Docket Number was assigned	2 7
			) and sho	uld be en	itered above.	
•	type or print;	Clinton M. Shearouse	Telep	hone:	706-855-5000	10:06
Addr	ess:	4070 Columbia Road	Fax:		706-863-5341	-8 -8
		Martinez, Georgia 30907	— Other	<b>::</b>		_≤
			— Email	l:	clim@lawaugusta.com	SC
	ad out comple	NATURE OF ACT	ION (Checl	k all tha	at apply)	Docket
	Application -	- Class C Taxi			Request to Amend Scope of Authority	#
	Application -	- Class C Charter			Request to Amend Tariff (rate increase, etc.)	2020-2
	Application -	- Class C Charter Bus			Request to Amend Passenger Limit	258-T
	Application -	- Class C Non-Emergency			Request	- Page
_	••	- Class E Household Goods			Exhibit	_
_	••	- Class E Hazardous Waste			Late-Filed Exhibit	of 8
_	Application				Letter	
<b>-</b> I	Request for I	Extension to Comply with Order			Proposed Order	
		Order Granting Authority to Obtain Certificenience and Necessity to Be Rescinded	ate of		Publisher's Affidavit	
F	Request for (	Cancellation of Certificate			Reservation Letter	
F	Request for S	Suspension			Response	
F	Request for I	Reinstatement			Return to Petition	
P R	Request for N	Name Change on Certificate			Other:	

# **CLASS E AMENDMENT FORM** Need Assistance with completing the Form? Mail or Fax a copy of this form to: Public Service Commission of South Carolina SC Office of Regulatory Staff Transportation Department Clerk's Office 101 Executive Center Dr., Ste 100 Columbia, S.C. 29210 PHONE: (803) 737-0800 PHONE (803) 896-5100 FAX (803) 896-5199 DATE: 9/22/2020 I have the following Certificate of Public Convenience and Necessity: Class E Hazardous Waste #\_\_\_ Class E Houselhold Goods #9714-A Please consider this as my request for the following amendment(s) to my Certificate: Name Change From: (Current DBA, if Applicable) (Current Name) (New Name) (New DBA, if Applicable) Scope of Authority (New Scope) (Current Scope) (NOTE: All requests for expanded scope of authority for household goods movers require the filing of a full application and a formal hearing before the Public Service Commission. Any request to expand beyond three contiguous counties requires additional justification and will require the presentation of a shipper witness(8) at the hearing before the PSC.) Tariff (change in rates, fuel surcharge, etc. Attach any appropriate documentation) Dowdy Five Star Moving & Storage, Inc. (DBA if applicable) (Name) Augusta, Georgia 30901 1211 New Savannah Road Street and/or Mailing Addness) (City, State, Zip Code) John Dowdy, Jr., CEO (Signature) (Title) Owner, President, etc. 706-312-3000

(Telephone Number)

### PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

# DOCKETING DEPARTMENT

# NOTICE OF FILING

DOCKET NO.:	

Dowdy Five Star Moving & Storage, Inc., 1211 New Savannah Road, Augusta, Georgia 30901 has filed a Request to Amend Tariff as follows:

# **Current Rates**

# 2020 Proposed Rates

2 Men and a Truck	\$84.00 per hour	2 Men and a Truck	\$110.00 per hour
3 Men and a Truck	\$110.00 per hour	3 Men and a Truck	\$140.00 per hour
4 Men and a Truck	\$136.00 per hour	4 Men and a Truck	\$170.00 per hour

Each additional man will increase by \$30.00 per hour

# Requested Labor/Packing Increase Per Container

Dishpack	\$40.00
1.5 Carton	\$10.00
3.1 Carton	\$15.00
4.5 Carton	\$17.00
6.1 Carton	\$20.00
Large Crate/Mirror	\$29.00
Wardrobe	\$21.00
Jiffy Pad (Brown Paper)	\$36.00
Tissue (Bundle	\$37.00

Office 706.312.3000 1211 New Savannah Road, Augusta, GA 30901 Fax 706.312.3001
Post Office Box 878, Augusta GA 30903

Regulations and Schedule of Charges Applicable to Intrastate Household goods moved within the

INGORPORATED

## **Applicability of Tariff**

This tariff describes the rates and fees applicable to the intrastate household goods moved by Five Star Moving in the state of South Carolina.

# **Hourly Rates**

state of South Carolina

The Move will be charged on a quarter hour basis with a two-hour minimum charge. Charges will begin when the truck leaves Dowdy Five Star Moving & Storage, Inc. and will end when the truck has been unloaded and returns to Dowdy Five Star Moving & Storage, Inc. The time will then be rounded up or down to the nearest quarter hour.

## **Moving Services Days Charges**

Two Movers (pack/unpack/load/umload) Monday-Saturday \$110/hr.

Three Movers (pack/unpack/load/umload) Monday-Saturday \$140/lhr.

Four Movers (pack/unpack/load/unload) Monday-Saturday \$170/hr.

#### **Additional Mover**

Each additional Mover will cost \$30/hr. extra

#### Labor/Packing Per Container

Dishpack	\$40.00
1.5 Carton	\$10.00
3.1 Carton	\$15.00

4.5 Carton	\$17.00
6.1 Carton	\$20.00
Large Crate/Mirror	\$29.00
Wardrobe	\$21.00
Jiffy Pad (Brown Paper)	\$36.00
Tissue (Bundle	\$37.00

#### **Downtime**

Downtime due to customer will be charged at the standard hourly rate. Customer will not be charged for downtime due to the result of Five Star Moving.

#### **Minimum Charges**

A two-hour minimum charge will be applied to all moves under two hours. After two hours customers will be charged by rounding to the nearest quarter hour after the move is complete.

# Heavy/Bulky Item Fees

Five Star Moving does not charge additional fees for Heavy/Bulky Items.'
However, there might be some heavy/bulky items that Five Star Moving would not move.

#### **Claims**

A. All claims for damages, overcharges, or loss must be made within 90 days of the move. Five Star Moving will supply a claims form that will need to be filled out by Mover. Along with Claims form, claims may be written and attached to the bill of lading or emailed to dowdyfivestarmoving@gmail.com. All claims made after 90 days will be null and void.

- B. Five Star Moving reserves the right to inspect any damaged items.
- C. Five Star Moving reserves the right to repair the damage in question. If repair is not possible, Five Star Moving will compensate for the damage on the rate of .60 per ib. per item.
- D. Five Star Moving does not assume liability for any item of an extremely valuable nature. Five Star Moving will not accept responsibility for any item of actual or intrinsic value that comes into our possession with or without our knowledge.

### **Delays**

Five Star Moving cannot be responsible for any delays in the transportation of goods due to acts of God or unseen forces

#### UNIFORM HOUSEHOLD GOODS BILL OF LADING AND FREIGHT BILL

### DOWDY FIVE STAR MOVING & STORAGE, INC.

1211 NEW SAVANNAH ROAD

0

.: 6

Ř

ag ā

AMUGUSTA, GA 30901 IN CASE OF NEED: CONTACT TRAFFIC CONTROL MGR. AT ABOVE ADDRESS OR TELEPHONE NUMBER REFER TO THIS REG. NO. 1 43 SHIPPER CONSIGNED TO **FADDRESS** ADDRESS JELEV. FLOOR FLOOR -TEL STATIE STATE CITY PREFERRED DELIVERY DATE(S)
OR PERIODS OF TIME NOTIFICATION OF WEIGHT & CHARGES SHIPPER REQUESTS NOTIFICATION OF ACTUAL F WEIGHT & CHARGES TO PARTY SHOWN BELOW # 75 ALL CHARGES ARE TO BE PAID IN CASH, MONEY ORDER, OR CERTIFIED CHECK BEFORE CARRIER DELIVERS OR RELINQUISHES POSSESSION UNLESS INDICATED BY CARRIER, PERSONAL CHECK TEL WHEN THE W ADDRESS. WILL NOT BE ACCEPTED. RECEIVED ROUTING SUBJECT TO 00 RATES, RULES AND REGULATIONS IN **GENERAL** Teletie TAPRIFFEA Dia ... 1 **CONDITIONS:** WEIGHT AND SERVICES AS A B SPACE RE INVOICING . B SPACE RES. CU. FT. \* F\* GOVT. BAL No. EXPEDITED SERVICE ORDERED BY SHIPPER DELIVERED ON OR BEFORE 4 **BILL CHARGES TO** ひる かん は は EXCL. USE OF VEH. CU. FT ĮΑ GROSS TRANSPORTATION THIS SHIPMENT WILL MOVE SUBJECT TO THE RULES AND CONDITIONS OF THE CARRIER & TARIFF. ALL TERMS PRINTED OR STAMPED HEREON OR ON THE REVERSE SIDE HEREOF, SHIPPER HEREBY, RELEASE ES THE ENTIRE SHIPMENT TO A VALUE NOT EXCEEDING.

THE CARRIER'S LIA-א פ ADDTL. LIAB. CHG MPER SHIPMENT CHARGE) **≬ADDTL. TRANS. (SURCHARGE)** ♣ \_\_ \_ COORIG. , DIDEST. EXTRA PICKUPS OR DELIVERIES: NO. BY J ΑT EXCEEDING THE CARRIER'S LIA-BILITY FOR LOSS AND DAMAGE WILL BE 60 PER LB. PER ARTICLE UNLESS: A GREATER STAIRS PIANO HANDLING: OUT 1 HOIST AMOUNT IS SPECIFIED BY THE SHIPPER ... MAN HOURS 👱 **\*ADD/TL: LABOR<u>\*L,™</u> MEN/FIQ**R WAREHOUSE HANDLING <u>^Ti0</u> fc. 2 \* 7 TRANSIT STORAGE: FROM # \*\* SIGNED ¥# ## \$ H P MO Shipper Date S.I.T. VALUATION CHARGE TIME RECORD APPLIANCE SERVICES ORIGIN DUE 앜 START DEST. DUE 仲 FINISH OTHER CHARGES CARTAGE: TO WHSE E, FROM WHSE E, ORIG E, DEST E MI AM **Customers Initials** BARRELS PM Customers Initials **CARTONS** LESS THAN 1 1/2 CARTONS 1 1/2 **JOB HOURS** CARTONS TRAVEL TIME CARTONS 4 11/2 TOTAL HOURS ttr. **CARTONS** 6 CRIB MATTIRESS TRANSPORTATION SERVICES WARDROBES (USE OF) **HOURLY CHARGE** MATTIRESS CARTON NOT EXCEEDING 39 x 75 STRAIGHT TIME WAN(S) \_\_ MEN \_\_\_\_ HOURS AT \$ PER HR. MATITIRESS CARTON NOT EXCEEDING 54 x 75 **OVERTIME SERVICES** MATITIRESS CARTON EXCEEDING 54 x 75 \_\_\_MEN \_\_\_\_ HOURS AT \$ \_\_\_\_PER HR. CRATES MIRROR CARTONS TRAVEL TIME HOURS at \$ **TOTAL, PACKING** OTHER CHARGES TOTAL CHARGES & CHGE PPD & C.O.D. & G.B.L. **TOTAL CHARGES OTHER CHARGES** PREPAYMENT: COLLECTED BY **PACKING** BALANCE DUE: COLLECTED BY JT DELIVERY ACKNOWLEDGEMENT: SHIPMENT WAS RECEIVED IN GOOD CONDITION EXCEPT AS NOTED ON INVENTIORY, AND SERVICES INSURANCE ORDERED WERE PERFORMED, 15 TOTAL

	_
LIM THE LIFE CONTRACT TERMS AND CONDITIONS ON EAR AND CONTRACT TERMS AND CONDITIONS ON EAR AND CONTRACT.	Г
Sec. 1 (a) The carrier or party in possession of any of the property literon described shall be liable as a common law for any loss thereof or damage thereto, except as hereinafte	л Т
provided to the purp in possession of all or any of the property hereof discribed shiftingle ifor any loss thereof or damage thereto or delay caused by the ac	_
of Coal, the public enemy, the acts officiablic authority, quarandne, rious strikes, perits of navigation, the act or default foll the shipper or owner, the nature of the property or defect o	ے r
utherent vice therein. Except in case of mentilibence of the carrier or many this possession of all of any of the property herein described shall be liable for the loss of damage thereto of desponsible for its condition, operation or limited among whether or not such property or any part of it is packed, unpacked, or packed and unpacked.	ĭ≧
by tite, shipper ow the agent. Didline control of the state of the property of the property in possession, of all or any of the property in possession, of all or any of the property in the control of the co	y r∑
the carrier's inspection and then only Tof such articles as his specifically listed by the shipper and receipted for by the carrier or its agent.  (0) Except in cases of negligenus of the carrier or party in possession, the carrier or party in possession of any of this property herein described shall not be liable for delay cause by highway obstruction, or laulty or impassable highway, or tues of emphasizable property in possession of any of this property herein described shall not be liable for delay cause by highway obstruction, or laulty or impassable highway, or tues of emphasizable property.	ďٍa
(d) Except in case of negligence of the carrier or partie in possession the attributionality immassession shall not be liable for loss damage or delay occurring while the primetry in	T 2
slopped hid lied or sided in transit upon request of the shipper, owner, or party challed to make such request whether such request was made before or after the currier comes into posicision of the property.	٦
(c) In case of quarantine the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the proberty-may be discharged at the risk and expanded by expanding the risk and expanded by expanded by expanding the risk and expanded by expanded by expanding the risk and expanded by expanding the risk and expanded by expanded by expanding the risk and expanded by expanded by expanding the risk and expanded by	τÜ
nuthorities, and in such case, camier's responsibility shall cease which the property is odischarged, drawmenty may be subjected by camier a responsibility shall cease which the property shall be bonne by the owners that the property shall be bonne by the owners by the owners of whatever nature or knill upon orth, respect to property shall be bonne by the owners b	
not be liable for loss or damage occasioned by fumigation or disinfection or other acts done or required by quarantine regulations of all thornicists with the carrier of the entigoner of the entities of	M K
in case of negligence. Tot any matake of maketiney in any interfellation functional the state of the properties of the property of the propert	ر ج
ngatiist illicquarahillickows of pregulations in constitut such affice.  Sec. 2 (a) No carrier is bound to trainsport said property by any particular schedule; wain of vessel of initiary is along the reisonable dispatch. Every carrier shall have	۽ چ
the right in case of physical necessity deforward satisfyropetry by any came of the point of shipment and the point of destination. In all cases not prohibited by law where a lower value that and this possible released value of the property as determined by the	٠. <del>ٽ</del>
classification or tariffs upon whichelierate is based, such lower yellower with the maximum amount to be recovered, whether or not such loss or damage occurs from negligence.  (b) As a condition precedent to redovery, claims must be Biett in Writing with the nectiving or delivering carrier or garden and the financial section of the condition precedent to redovery, claims must be Biett in Writing with the nectiving or delivering carrier or not such loss or damage occurs from negligence.	<u> </u>
property when the loss, damage, injury or delagaced task withing mutyschies bleet delivery of the property for in case of expertitional within non-inquiring after delivery at port of	ľ
portion, in case of falling to thak odelivery, then within mine months after a reasonable time, for delivery has elapsed; and suits shall be instituted against any carrier only within the carrier on the claimant that the carrier has dissillowed the claim or any parts thereof specified in the	e C
notice. Where claims are not filled on suits are quainstituted by a least of the process of the suits of the	, o
said property so farms shikstrall not availilitie policies or contracts of insurance; provided that the carrier reimburse likeclaimant for the premium paid theseon.  Sec. 3. Except white each service is toquired as the result of carrier's negligency whall be subject to necessary copperage packing and repacking at owner's cost.	₹
Sec. d. (a) Property not we convert in the party and the discount of the united to read the provided by taniffs and the party and the competed as therein provided	) <u> </u>
ufter notice of the arrival of the property at destination on at the port of experiment of the property for delivery a destination on at the time tender of delivery of the property to the party implied to reside the content of delivery of the property to the party implied to reside the content of delivery of the property to the party implied to reside the content of delivery be kept in year of the party implied to reside the content of the party in the party implied to reside the content of the party in the party implied to reside the content of the party in	ت ۱۲
place of business of the camics, subject write uniff charge for storage and carries a responsibility as wifehous milk, only, of in the option of the camics, may be removed to and store in a warehouse at the point of delivery on at other available points afthe energy free owners and the content of the carries and the carries are the carries and the carries and the carries and the carries and the carries are the carries are the carries and the carries are the	i cì
portation and other lawful charges, including a reasonable charge for storage, the the country the property of the placing of such goods in warehouse shall be left at the address given for delivery and mainted to any other hadress given for delivery and mainted to any other hadress given for delivery and mainted to any other hadress given for delivery and mainted to any other hadress given for delivery and mainted to any other hadress given for delivery and mainted to any other hadress given for the place.	2 >
nquise in which such property has been placed, subject to the provisions of this name raph.  (b) Where nonperishable property which has been transposited to desting (confict in refused by consignes on the paper by thick to see in transposited to desting (confict in refused by consignes on the paper by the first and the research of the paper by the paper	
consignee or party chilled to receive it fails for receive it or claim, within its days and quidit of amount of the property successmands shall have been duly sent or given, the came may sell the same at public auction to the highest bidden as such places on any bedesignated by the consist provided link the same at public auction to the highest bidden as such places on any bedesignated by the consist provided link the same at public auction to the highest bidden as such places on any bedesignated by the consist provided link the same at public auction to the highest bidden as such places on any the consist provided link the same at public auction to the highest bidden as such places of the consist provided and the same at public auction to the places of the consist places.	ո≻
signor notice that the property has been refused or remains unclassing a support of the serious formula to the property has been refused or remains unclassing a support of the serious formula to the property has been refused or remains unclassing a description of the property the serious formula to the property has been refused or remains unclassing the property that the property has been refused or remains unclassing the property has been refused by the property has been refused or remains unclassing the property has been refused by the property has been refused	жŒ
two successive weeks, the newspapenof general circulation at the place official connecation with residual wells weeks, the newspapenof general circulation at the place official connecation well with residual wells were connected by the connecation of the connected by the connec	‡
publication of notice of sale after said notice that the property was refused to receive in the property was refused to receive perishable interpretation of the control of	د کر ح
that, if there be time for service of notification to the consignor or owner obtain: robust of the property or the failure to receive it and impages to guestion to the consignor or owner obtains all there be time for service of notification to the consignor or owner obtains all there be time for service of notification to the consignor or owner obtains all there be time for service of notification to the consignor or owner obtains all there are the consignor or owner obtains all there are the consignor or owner obtains a considerable of the consignor or owner obtains a considerable of the consignor or owner obtains a considerable of the c	, ,
fication shall be given in such manner as the exercise of due diligence requires, before the property is sollid.  (d) Where the proceeding provided for in the two paragraphs last proceeding is not possible, it is agreed that the proceeding contained in said paragraphs shall be souther the proceeding and provided for in the two paragraphs as proceeding is not possible, it is agreed that the proceeding the provided for in the two paragraphs are provided to abndue the	13
right of the carrier at its option to self-the property underside circumstances and in such manner as intigeneer and in such manner as intigeneer as its option to self-the property underside circumstances and in such manner as intigeneer as its option to self-the property underside circumstances.	
e) The proceeds of any sale made under this section shall be applied by the carrier to the payment of advances, tariff charges; packing, storage, and any other lawful charges an the expense of notice, advertisement sale, and other necessary expense, and shoul	d ¦
there be a balante, it shall be paid to the owner of the pit is to said here does not be as the religious of the content of th	٠,
of owner before loading.  Where the carrier is directed to unload or deliver property (on reading limy service at) the place or places in which the property shall be a	Œ
the risk of the owners for uning the work with the risk of the owners for uning the risk of the	_
Sec. 5 No carner hereunder will carry tirbe Hable imany, ways for any documents, specie, or for any articles of safridationary value not specifically lated in the published classifications or tanks unless a special agreement to do so and a supulated value of the articles are endorsed hereon.	o
Sec. 6 Explosives or dangerous goods will that he accepted for shipment. Every party whether principal or egginshipping such goods shall be liable for and indemnity the carme against all loss or damage caused by such goods and carrier will not be diable for sefe delivery of the shipment of the carme.	ľ
See 7. The owner of tancianes shall now the advances tariffichaigestreated and storage if atti that AT ATTAILER HAUTHI third to take the storage transfer of the country of	Ŀ
instances where it may lawfully be authorized to do so, no carrier shall deliver or relinguish possession and so in interior and interior such and charges thereon have been fault the consignor shall be hable for the saveness unit charges the configuration of the lawful charges except with the consignor supulated by stepheness on the case of this tort be the charges that the configuration in the space provided for that purpose on the case of this tort but the configuration in the space provided for that purpose on the case of this tort but the configuration in the space provided for that purpose on the case of this tort but the configuration in the space provided for that purpose on the case of this tort but the configuration in the case of the case of this tort but the configuration in the case of t	5
oy signatura, in the space provided not that purpose on the tangent in the provided that the provided in the fact of the provided in the provided of the provided in the provided of the provided in the provided of the provi	ŗ
where his carner has been hishmanalby he shipper or consignout delivers and property disconsistance in respect of the transportation of said broken in the first of said b	Ĭ
io be due affect the property has been delivered to him. If the consignation of the land and an include the land of the land o	5

ified in the original bill of lading; has also motified the delivering sarrier in writing of the harms and address \$6.00 conflictal owner and \$6.00 conflictal

WELL OF 126 MIL